1 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT 9 **DISTRICT OF NEVADA** 10 BONNIE LOPEZ, individually as sister and for the Estate of MELODY MORGAN, 11 deceased; COLLEEN LACKEY, individually CASE NO.: 2:21-cv-01161-ART-NJK 12 as mother of MELODY MORGAN, deceased, 13 Plaintiffs, 14 VS. ORDER APPROVING 15 THE STATE OF NEVADA ex rel. NEVADA STIPULATION TO EXTEND 16 **DEPARTMENT** OF CORRECTIONS, DEADLINE FOR PLAINTIFFS TO WARDEN DWIGHT NEVEN, individually; FILE THEIR REPLY TO 17 GARY PICCININI, ASSISTANT WARDEN, **DEFENDANTS' RESONSE TO** individually; **BRYAN** SHIELDS. PLAINTIFFS' MOTION TO STRIKE 18 individually; OFFICER **KARISSA** (1st Request) CURRIER: 19 OFFICER **JAZMINA** FLANIGAN; NURSE JANE BALAO; 20 NURSE BRIGIDO BAYAWA; NURSE LEILANI FLORES; NURSE ROSEMARY 21 MCCRARY: **NURSE** MA LITA SASTRILLO; NURSE CHRIS SHIELDS; 22 DOES I through X; and ROE ENTITIES I through X, inclusive, 23 24 Plaintiffs. 25 Plaintiffs BONNIE LOPEZ, individually as sister and for the estate of MELODY 26 MORGAN, deceased; and COLLEEN LACKEY, individually as mother of MELODY 27 MORGAN, deceased, (collectively, "Morgan Family"), by and through their counsel, Paola M. 28

Armeni, Esq., and Tiffany Solari, Esq., of the law firm of Clark Hill, PLLC; and Defendants Gary Piccinini, Bryan Shields, Dwight Neven, Jane Balao, Christopher Shields, Rosemarie McCrary, and Nevada Department of Corrections ("NDOC") (collectively "NDOC Defendants"), by and through their counsel, Jessica E. Whelan, Esq., Marin Watkins, Esq. and Lorin M. Taylor, Esq. of the Office of the Attorney General of the State of Nevada (collectively, "Defendants"), hereby respectfully submit this Stipulation and Order Extending Time for Plaintiffs to file a reply to NDOC Defendants' Opposition to Plaintiffs' Motion to Strike filed on June 20, 2023 [DKT 140], with a current deadline of June 27, 2023. The parties are respectfully requesting that the Court extend the deadline for the Plaintiffs to reply to the Opposition for an additional ten (10) days, up to and including July 7, 2023.

Although Plaintiffs' counsel has been diligently working on replying to NDOC Defendants' Opposition, counsel requires a short extension to complete the Reply. This request for extension is made in good faith and not for the purposes of delay.

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1	WHEREFORE, the parties stipulate that the time for Plaintiffs to file their Reply to NDO	
2	Defendants' Response to Plaintiffs' Motion to Strike be extended an additional ten (10) days up	
3	to and including July 7, 2023.	
4	APROVED AS TO FORM AND CONTENT on the 26 th day of June 2023:	
5 6	CLARK HILL, PLLC	OFFICE OF THE ATTORNEY GENERAL AARON FORD, Attorney General
7 8	/s/ Tiffany Solari PAOLA M. ARMENI, ESQ. Nevada Bar No. 8357	/s/ Jessica E. Whelan MARNI WATKINS, ESQ. Nevada Bar No. 9674
9	TIFFANY SOLARI, ESQ. Nevada Bar No. 16003 1700 S. Pavilion Center Drive, Suite #500 Las Vegas, Nevada 89135	JESSICA E. WHELAN, ESQ. Nevada Bar No. 14781 LORIN M. TAYLOR, ESQ. Nevada Bar No. 14958
11	Attorneys for Plaintiffs, Morgan Family	555 East Washington Ave. Ste. 3900 Las Vegas, Nevada 89101 Attorneys for Defendants Gary Piccinini, Bryan Shields, Dwight Neven, Jane Balao,
12 13		Rosemarie McCrary, Chris Shields, and Nevada Department of Corrections
14		
15	<u>ORDE</u>	<u>R</u>
16 17	IT IS SO ORDERED.	
18	DATED: <u>June 26, 2023</u>	April Ramel Ren
19 20		ANNE R. TRAUM UNITED STATES DISTRICT JUDGE
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